

REMARKS

The present document is filed in response to the Advisory Action dated April 4, 2011 (“Advisory Action”).

Initially, Applicant would like to thank the Examiner for speaking to Applicant’s assignee’s counsel on April 13, 2011 to discuss an issue raised in the Advisory Action. Part of this document serves as a summary of this telephonic conference.

The Advisory Action indicates that the claim amendments proposed in Applicant’s Reply to the Final Office Action filed on March 23, 2011 (“Reply”) will be entered (page 2, item 7) and the Reply has overcome the lack-of-enablement rejection under 35 U.S.C. §112, first paragraph (page 2, item 5).

On the other hand, the Advisory Action states that the glycan 2Man, 2GlcNAc, 1Xyl incorporated into certain claims in Applicant’s Reply has no specified sugar orientation and linkage and as such, it is not distinguishable from glycans I, J, K reported in Elbers, a cited reference. Page 2, item 11.

In the teleconference held on April 13, 2011, Applicant’s assignee’s counsel pointed out to the Examiner that the structure of the recited glycan, i.e., 2Man, 2GlcNAc, 1Xyl, is set forth in Figure 12, item 2 and that this structure is different from the structures of glycans I, J, K reported in Elbers. The Examiner requested that Applicant submit further claim amendments, together with a Request for Continued Examination, to specify the structure of the above-noted glycan in certain claims.

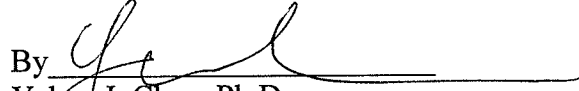
Applicant submits herewith the present document, together with a Request for Continued Examination, to comply with the Examiner’s request. For the reasons set forth in the Reply, Applicant believes that the instant application is in condition for allowance. Favorable consideration is therefore respectfully solicited.

No fee is believed to be due. However, if this reply is not considered timely filed and a request for an extension of time is otherwise absent, Applicant hereby requests any necessary extension of time. If there is a fee due and authorization is not provided elsewhere for such fee,

including an extension fee, please charge our Deposit Account No. 23/2825 under Docket No. P0850.70005US01 from which the undersigned is authorized to draw.

Dated: 4/25/2011

Respectfully submitted,

By 

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